

## REMARKS

Claims 1-18 and 22-25 are presently pending and stand rejected. Claims 19-21 are cancelled without prejudice. Reconsideration in view of the following remarks is respectfully requested.

Claims 1 and 13 were rejected under 35 U.S.C. 103(a) as being unpatentable over Kono in view of Wu.

Claim 1 recites, among other limitations, "a display manager for determining when to overwrite an existing image in the image buffers, and providing a signal to the decoder indicating when to overwrite the existing image in the image buffer" and further amended to recite "wherein the decoded images are provided for display in the forward order at normal speed". Assignee respectfully submits that the combination of Kono in view of Wu does not teach the foregoing.

Examiner has indicated that Kono "does not explicitly teach determining when to overwrite an existing image in the image buffers and providing a signal to the decoder indicating when to overwrite the existing image in the frame buffer wherein the decoder overwrites the existing image in the frame buffer wherein the decoder overwrites the existing image after receiving the signal."

"Wu ... discloses a system for displaying a series of video frames in reverse order". Assignee respectfully submits that Kono modified by Wu as proposed in the office action, would not have "the decoded images are provided for display in the forward order at normal speed".

Accordingly, Assignee respectfully requests that Examiner withdraw the rejection to claim 1 and its dependent claims.

Claim 13 recites, among other limitations, "overwriting an existing image after the processor receives a signal indicating when to overwrite the existing image" and is further amended to recite among other limitations, "wherein at least some of the pictures are stored for at least one display period after the at least some of the pictures are displayed".

In Wu, Figure 5, each of the images are overwritten immediately after being displayed. Thus, if Kono is modified as proposed in the office action with the teachings of Wu, would not have "at least some of the pictures are stored for at least one display period after the at least some of the pictures are displayed".

Conclusion

For at least the foregoing reasons, Assignee respectfully submits all of the pending claims are in a condition for allowance, thereby placing the application in a condition for allowance. It is believed that there is no fee associated with any of the actions requested herein. To the extent that there is any fee associated with any actions requested herein, the Commissioner is requested to charge such fee to deposit account 13-0017.

RESPECTFULLY SUBMITTED



December 1, 2009

---

Mirut Dalal - Reg. No. 44,052  
ATTORNEY FOR ASSIGNEE

MCANDREWS, HELD & MALLOY, LTD.  
500 West Madison - Suite 3400  
Chicago, IL 60661

Phone (312) 775-8000  
FAX (312) 775-8100